

**Index to Exhibits filed with the Plaintiff's Reply**

- Exhibit 37** Declaration of Jacques Catafago, Esq.;
- Exhibit 38** 2007 Merriam-Webster Collegiate Dictionary 11th Ed. page 232 and copyright page;
- Exhibit 39** Jovan Milos deposition, as relevant;
- Exhibit 40** Gloria Hayes deposition, as relevant;
- Exhibit 41** Kathleen Ferdinand deposition, as relevant;
- Exhibit 42** Jan Williamson deposition, as relevant;
- Exhibit 43** Suresh Arya deposition, as relevant;
- Exhibit 44** Peter Uschakow deposition, as relevant;
- Exhibit 45** Mrs. Viola Young deposition, as relevant;
- Exhibit 46** Loretta Lee deposition, as relevant;
- Exhibit 47** Sidney Young deposition, as relevant;
- Exhibit 48** Wing 314 Log Book entries purportedly\* from March 18, 2005 through June 23, 2005, Bates 9977 – 10069 (produced on legal-sized paper, reproduced to scale herein on letter-sized paper);
- Exhibit 49** Core Office Log Book entries purportedly\* from March 21, 2005 through June 16, 2005, Bates 9917 – 9976 (produced on legal-sized paper, reproduced to scale herein on letter-sized paper);
- Exhibit 50** Medical Consultations;
- Exhibit 51** New York City Medical Examiner Autopsy;
- Exhibit 52** Fax cover page and faxed document, July 28, 2005;
- Exhibit 53** Core Log entries for Valerie's final three months;
- Exhibit 54** Wing Log entries for Valerie's final three months.

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\* Pages for some dates and/or shifts were not produced by defendants.